

REMARKS

Reconsideration of this application is respectfully requested.

Claims 1, 2 and 6 are pending in the application, with Claim 1 being the independent claim.

The Examiner rejected Claims 1, 2 and 6 under 35 U.S.C. §103(a) as being unpatentable over European Patent Application No. EP 1,039,768 to *Sim et al.* (hereinafter, *Sim*) in view of U.S. Patent No. 5,784,001 to *Deluca et al.* (hereinafter, *Deluca*).

Regarding the §103(a) rejection of Claims 1, 2 and 6, the Examiner contends that the combination of *Sim* and *Deluca* teaches, suggests or renders obvious each element of the claims. More specifically, the Examiner contends that *Sim* teaches each element of Claim 1 with the exception of notifying or alerting the user and displaying a predetermined icon. The Examiner cites *Deluca* in an attempt to remedy this deficiency.

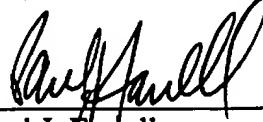
Sim discloses an apparatus and method of transmitting and receiving storage data for a digital mobile station. *Deluca* describes the decoding and storage of graphical data.

Claim 1 has been amended to more clearly recite the subject matter of the present invention. More specifically, Claim 1 has been amended to recite that data of the image file is temporarily stored in the memory, and that the image file is stored after viewing the image file and a name is assigned to the image file in accordance with user requests. *Sim* fails to provide a distinction between the temporary storage of data of the image file and the storage of the image file. Further, *Sim* fails to provide any disclosure relating to storage of an image file after it is viewed and named in accordance with user requests. *Deluca* fails to remedy these deficiencies of *Sim*. Thus, amended Claim 1 is patentable over the combination of *Sim* and *Deluca*.

Regarding Claims 2 and 6, while not conceding the patentability of the dependent claims, *per se*, Claims 2 and 6 are also allowable for at least the above reasons. Applicant asserts that the rejection of Claims 1, 2 and 6 under 35 U.S.C. §103(a) should be withdrawn.

Accordingly, all of the claims pending in the Application, namely, Claims 1, 2 and 6 are believed to be in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicant's attorney at the number given below.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Paul J. Farrell", is written over a horizontal line.

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